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United States Court of Appeals

FIFTH CIRCUIT OFFICE OF THE CLERK

LYLE W. CAYCE CLERK

TEL. 504-310-7700 600 S. MAESTRI PLACE, Suite 115 **NEW ORLEANS, LA 70130**

February 14, 2019

MEMORANDUM TO COUNSEL OR PARTIES LISTED BELOW:

State of Texas, et al v. USA, et al USDC No. 4:18-CV-167No. 19-10011

Enclosed is an order entered in this case.

Sincerely,

LYLE W. CAYCE, Clerk

Peter A. Conners, Deputy Clerk 504-310-7685

Mr. Benjamin Battles Ms. Kathleen Boergers

Mr. Andrew Bray Davis

Ms. Bridget DiBattista

Mr. Nimrod Elias

Mr. Matthew Hamilton Frederick

Mr. David J. Hacker

Mr. Kyle Douglas Hawkins

Mr. Darren Lee McCarty

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Mr. Brett Shumate

Mr. Samuel Siegel

Mr. Jeffrey T. Sprung
Mr. Martin Vincent Totaro
Ms. Caroline Van Zile
Mr. Donald B. Verrilli Jr.
Mr. Stephen B. Vogel
Mr. Eric A. White

Ms. Jessica Willey

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IN THE UNITED STATES COURT OF APPEALS FOR THE FIFTH CIRCUIT

N	To. 19	0-10011	-

STATE OF TEXAS; STATE OF WISCONSIN; STATE OF ALABAMA; STATE OF ARIZONA; STATE OF FLORIDA; STATE OF GEORGIA; STATE OF INDIANA; STATE OF KANSAS; STATE OF LOUISIANA; PAUL LEPAGE, Governor of Maine; STATE OF MISSISSIPPI, by and through Governor Phil Bryant; STATE OF MISSOURI; STATE OF NEBRASKA; STATE OF NORTH DAKOTA; STATE OF SOUTH CAROLINA; STATE OF SOUTH DAKOTA; STATE OF TENNESSEE; STATE OF UTAH; STATE OF WEST VIRGINIA; STATE OF ARKANSAS; NEILL HURLEY; JOHN NANTZ,

Plaintiffs - Appellees

v.

UNITED STATES OF AMERICA; UNITED STATES DEPARTMENT OF HEALTH & HUMAN SERVICES; ALEX AZAR, II, SECRETARY, U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES; UNITED STATES DEPARTMENT OF INTERNAL REVENUE; CHARLES P. RETTIG, in his Official Capacity as Commissioner of Internal Revenue,

Defendants - Appellants

STATE OF CALIFORNIA; STATE OF CONNECTICUT; DISTRICT OF COLUMBIA; STATE OF DELAWARE; STATE OF HAWAII; STATE OF ILLINOIS; STATE OF KENTUCKY; STATE OF MASSACHUSETTS; STATE OF NEW JERSEY; STATE OF NEW YORK; STATE OF NORTH CAROLINA; STATE OF OREGON; STATE OF RHODE ISLAND; STATE OF VERMONT; STATE OF VIRGINIA; STATE OF WASHINGTON; STATE OF MINNESOTA,

Intervenor Defendants – Appellants

Appeals from the United States District Court for the Northern District of Texas

ORDER:

The United States House of Representatives has moved to intervene in this appeal.

The House argues that it is entitled to intervene as of right or, in the alternative, that it is entitled to permissive intervention. The House has no right to intervene under Rule 24(a)(1) or under 28 U.S.C. § 530D. It is questionable that it has the right under Rule 24(a)(2), but no ruling on such a right is necessary. The House does under Rule 24(b)(1)(B) have "a claim or defense that shares with the main action a common question of law or fact." In the absence of any other federal governmental party in the case presenting a complete defense to the Congressional enactment at issue, this court may benefit from the participation by the House. In the context of this case, the motion to intervene was not untimely. Further, intervention will not unduly delay or prejudice the rights of the original parties.

IT IS ORDERED that the opposed motion to intervene filed by the U.S. House of Representatives is GRANTED.

/s/ Leslie H. Southwick
LESLIE H. SOUTHWICK
UNITED STATES CIRCUIT JUDGE